#### **DECLARATION OF EMERGENCY**

# Department of Environmental Quality Office of Environmental Assessment

**Expedited Penalty Agreement** (LAC 33:I.801, 803, 805, and 807) (OS054E3)

In accordance with the emergency provisions of R.S. 49:953(B) of the Administrative Procedure Act, which allow the Department of Environmental Quality to use emergency procedures to establish rules, and of R.S. 30:2011 and 2074, which allow the department to establish standards, guidelines, and criteria, to promulgate rules and regulations, and to issue compliance schedules, the secretary of the department hereby declares that an emergency action is necessary in order to implement expedited penalty agreements.

Emergency Rule OS054E2, which was effective on November 5, 2004, and published in the *Louisiana* Register on November 20, 2004, is hereby rescinded. This Emergency Rule, OS054E3, retains the amendments to the original rule that were made in OS054E2 and adds an additional amendment to LAC 33:I.805.E.5 and two additional water violations to LAC 33:I.807. The Emergency Rule will abate the delay in correcting minor and moderate violations of the Environmental Quality Act. Delays in enforcement reduce the effectiveness of the action, unnecessarily utilize resources, and slow down the enforcement process. In the past three years alone, the Enforcement Division has received 8,139 referrals and has issued 4,259 actions. Currently strained budget and resource issues pose imminent impairment to addressing minor and moderate violations. This Rule will provide an alternative penalty assessment mechanism that the department may utilize, at its discretion, to expedite penalty agreements in appropriate cases. The report to the Governor by the Advisory Task Force on Funding and Efficiency of the Louisiana Department of Environmental Quality recommended this action as a pilot program. The legislature approved the report and passed Act 1196 in the 2003 Regular Session allowing the department to promulgate rules for the program. This Emergency Rule allows the operation of the pilot program to commence immediately, without the delay and inflexibility of a permanent rule. It will also allow the department to gather information to formulate a long-term rule and to evaluate the environmental and public health benefits and the social and economic costs of such a program in order to justify these requirements for the permanent rule.

This Emergency Rule is effective on January 7, 2005, and shall remain in effect for a maximum of 120 days or until a final rule is promulgated, whichever occurs first. For more information concerning OS054E3 you may contact the Regulation Development Section at (225) 219-3550.

Adopted this 7th day of January, 2005.

Mike D. McDaniel, Ph.D. Secretary

## **Title 33**

# **ENVIRONMENTAL QUALITY**

# Part I. Office of the Secretary Subpart 1. Departmental Administrative Procedures

# **Chapter 8. Expedited Penalty Agreement**

### §801. Definitions

Agency Interest Number—a site-specific number assigned to a facility by the department that identifies the facility in a distinct geographical location.

*Qualifying Permit Parameter*—for the purposes of these regulations: total organic carbon (TOC), chemical oxygen demand (COD), dissolved oxygen (DO), 5-day biochemical oxygen demand (BOD<sub>5</sub>), 5-day carbonaceous biochemical oxygen demand (CBOD<sub>5</sub>), total suspended solids (TSS), fecal coliform, and/or oil and grease.

Expedited Penalty Agreement—a predetermined penalty assessment issued by the department and agreed to by the respondent, which identifies violations of minor or moderate gravity as determined by LAC 33:I.705, caused or allowed by the respondent and occurring on specified dates, in accordance with R.S. 30:2025(D).

AUTHORITY NOTE: Promulgated in accordance with R.S. 30:2001 et seq., and in particular R.S. 30:2025(D).

HISTORICAL NOTE: Promulgated by the Department of Environmental Quality, Office of Environmental Assessment, LR 31:\*\*.

#### §803. Purpose

- A. The purpose of this Chapter is to provide an alternative penalty assessment mechanism that the department may utilize, at its discretion, to expedite penalty assessments in appropriate cases. This Chapter:
  - 1. addresses common violations of minor or moderate gravity;
- 2. quantifies and assesses penalty amounts for common violations in a consistent, fair, and equitable manner;
- 3. ensures that the penalty amounts are appropriate, in consideration of the nine factors listed in R.S. 30:2025(E)(3)(a);
- 4. eliminates economic incentives for noncompliance for common minor and/or moderate violations; and
  - 5. ensures expeditious compliance with environmental regulations.

AUTHORITY NOTE: Promulgated in accordance with R.S. 30:2001 et seq., and in particular R.S. 30:2025(D).

HISTORICAL NOTE: Promulgated by the Department of Environmental Quality, Office of Environmental Assessment, LR 31:\*\*.

#### §805. Applicability

- A. Limit of Penalty Amount. The total penalty assessed for the expedited penalty agreement shall not exceed \$1,500 for one violation or \$3,000 for two or more violations per penalty assessed.
- B. Departmental Discretion. The secretary of the department or his designee, at his sole discretion, may propose an expedited penalty agreement for any violation described in LAC 33:I.807.A and considered in accordance with Subsection E of this Section. The expedited penalty agreement shall specify that the respondent waives any right to an adjudicatory hearing or judicial review regarding violations identified in the signed expedited penalty agreement. The respondent must concur with and sign the expedited penalty agreement in order to be governed by this Chapter and R.S. 30:2025(D).
- C. Notification to the Respondent. The expedited penalty agreement shall serve as notification to the respondent of the assessed penalty amount for the violations identified on the specified dates.
- D. Certification by the Respondent. By signing the expedited penalty agreement, the respondent certifies that all cited violations in the expedited penalty agreement have been or will be corrected, and that the assessed penalty amount has been or will be paid, within 30 days of receipt of the expedited penalty agreement.
- E. Nine Factors for Consideration. An expedited penalty agreement may be used only when the following criteria for the nine factors for consideration are satisfied.
- 1. The History of Previous Violations or Repeated Noncompliance. The violation identified in the expedited penalty agreement is not the same as or similar to a violation identified in any compliance order, penalty assessment, settlement agreement, or expedited penalty agreement issued by the department within the previous two years for any particular agency interest number. Site-specific enforcement history considerations will only apply to expedited penalty agreements.
- 2. The Nature and Gravity of the Violation. The violation identified is considered to be minor or moderate with regard to its nature and gravity.
- a. The violation identified in the expedited penalty agreement deviates somewhat from the requirements of statutes, regulations, or permit; however, the violation exhibits at least substantial implementation of the requirements.
  - b. The violation identified is isolated in occurrence and limited in duration.
  - c. The violation is easily identifiable and corrected.
- d. The respondent concurs with the violation identified and agrees to correct the violation identified and any damages caused or allowed by the identified violation within 30 days of receipt of the expedited penalty agreement.
- 3. The Gross Revenues Generated by the Respondent. By signing the expedited penalty agreement, the respondent agrees that sufficient gross revenues exist to pay the assessed penalty and correct the violation identified in the expedited penalty agreement within 30 days of receipt of the expedited penalty agreement.
- 4. The Degree of Culpability, Recalcitrance, Defiance, or Indifference to Regulations or Orders. The respondent is culpable for the violation identified, but has not shown recalcitrance, defiance, or extreme indifference to regulations or orders. Willingness to sign an expedited penalty agreement and correct the identified violation within the specified timeframe demonstrates respect for the regulations and a willingness to comply.
- 5. The Monetary Benefits Realized Through Noncompliance. The respondent's monetary benefit from noncompliance is not considered to be significant with regard to the violation identified. The respondent's monetary benefit from noncompliance for the violation identified shall be considered not exceed the assessed penalty amount for the violation identified. The intent of these regulations is to eliminate economic incentives for noncompliance.
- 6. The Degree of Risk to Human Health or Property Caused by the Violation. The violation identified does not present actual harm or substantial risk of harm to the environment or public

health. The violation identified is isolated in occurrence or administrative in nature, and the violation identified has no measurable detrimental effect on the environment or public health.

- 7. Whether the Noncompliance or Violation and the Surrounding Circumstances Were Immediately Reported to the Department and Whether the Violation or Noncompliance Was Concealed or There Was an Attempt to Conceal by the Person Charged. Depending upon the type of violation, failure to report may or may not be applicable to this factor. If the respondent concealed or attempted to conceal any violation, the violation shall not qualify for consideration under these regulations.
- 8. Whether the Person Charged Has Failed to Mitigate or to Make a Reasonable Attempt to Mitigate the Damages Caused by the Noncompliance or Violation. By signing the expedited penalty agreement, the respondent states that the violation identified and the resulting damages, if any, have been or will be corrected. Violations considered for expedited penalty agreements are, by nature, easily identified and corrected. Damages caused by any violation identified are expected to be nonexistent or minimal.
- 9. The Costs Of Bringing and Prosecuting an Enforcement Action, Such as Staff Time, Equipment Use, Hearing Records, and Expert Assistance. Enforcement costs for the expedited penalty agreement are considered minimal. Enforcement costs for individual violations are covered with the penalty amount set forth for each violation in LAC 33:I.807.
- F. Schedule. The respondent must return the signed expedited penalty agreement and payment for the assessed amount to the department within 30 days of the respondent's receipt of the expedited penalty agreement. If the department has not received the signed expedited penalty agreement and payment for the assessed amount by the close of business on the thirtieth day after the respondent's receipt of the expedited penalty agreement, the expedited penalty agreement may be withdrawn at the department's discretion.
- G. Extensions. If the department determines that compliance with the cited violation is technically infeasible or impracticable within the initial 30-day period for compliance, the department, at its discretion, may grant one 30-day extension in order for the respondent to correct the violation cited in the expedited penalty agreement.
  - H. Additional Rights of the Department
- 1. If the respondent signs the expedited penalty agreement, but fails to correct the violation identified, pay the assessed amount, or correct any damages caused or allowed by the cited violation within the specified timeframe, the department may issue additional enforcement actions including, but not limited to, a civil penalty assessment and may take any other action authorized by law to enforce the terms of the expedited penalty agreement.
- 2. If the respondent does not agree to and sign the expedited penalty agreement, the department may notify the respondent that a formal civil penalty is under consideration. The department may then pursue formal enforcement action against the respondent in accordance with R.S. 30:2025(C), 2025(E), 2050.2, and 2050.3.
- I. Required Documentation. The department shall not propose any expedited penalty agreement without an affidavit, inspection report, or other documentation to establish that the respondent has caused or allowed the violation to occur on the specified dates.
- J. Evidentiary Requirements. Any expedited penalty agreement issued by the department shall notify the respondent of the evidence used to establish that the respondent has caused or allowed the violation to occur on the specified dates.
- K. Public Enforcement List. The signed expedited penalty agreement is a final enforcement action of the department and shall be included on the public list of enforcement actions referenced in R.S. 30:2050.1(B)(1).
- L. Date of Issuance. When an expedited penalty agreement is issued in conjunction with a Notice of Potential Penalty, the following issuance dates shall apply.
- 1. If the respondent does not wish to participate in the expedited penalty agreement program, the issuance date for the Notice of Potential Penalty portion of the document shall be 30 days after the respondent receives the document.

2. If the respondent does wish to participate in the expedited penalty agreement program, the issuance date for the expedited penalty agreement portion of the document shall be the date the administrative authority signs the document for the second, and final, time.

AUTHORITY NOTE: Promulgated in accordance with R.S. 30:2001 et seq., and in particular

R.S. 30:2025(D).

HISTORICAL NOTE: Promulgated by the Department of Environmental Quality, Office of

Environmental Assessment, LR 31:\*\*.

# §807. Types of Violations and Expedited Penalty Amounts

A. The types of violations listed in the following table may qualify for coverage under this Chapter; however, any violation listed below, which is identified in an expedited penalty agreement, must also meet the conditions set forth in LAC 33:I.805.E.

Expedited Penalties			
Violation	Citation	Amount	Frequency
	ALL MEDIA	·	<u> </u>
Failure to provide timely notification for the unauthorized discharge of any material that exceeds the reportable quantity but does not cause an emergency condition	LAC 33.I.3917.A	\$300	per day
Failure to provide timely written notification for the unauthorized discharge of any material that exceeds the reportable quantity but does not cause an emergency condition	LAC 33:I.3925.A	\$300	per day
	AIR QUALITY	·	·
40 CFR Part 70 General Permit conditions (Part K, L, M, or R): Failure to timely submit any applicable annual, semiannual, or quarterly reports	LAC 33:III.501.C.4	\$500	per occurrence
Failure to submit an Annual Criteria Pollutant Emissions Inventory in a timely and complete manner when applicable	LAC 33:III.919	\$500	per occurrence
Failure to submit an Annual Toxic Emissions Data Inventory in a timely and complete manner when applicable	LAC 33:III.5107	\$500	per occurrence

Expedited Penalties				
Violation Citation Amount Frequency				
Control of Fugitive	LAC 33:III.1305.A	\$250	per	
Emissions, sandblasting			occurrence	
facilities: Failure to take all				
reasonable precautions to				
prevent particulate matter				
from becoming airborne				
Failure to provide notice of	LAC 33:III.517.G	\$200	per	
change of ownership within			occurrence	
90 days after the change				
Failure to timely submit any	LAC	\$250	per	
applicable Specific	33:III.501.C.4		occurrence	
Condition or General				
Condition report as specified				
in a minor source permit				
Failure to timely submit any	LAC	\$500	per	
applicable Specific	33:III.501.C.4		occurrence	
Condition or General				
Condition report (other than				
those specified elsewhere in				
this Section) as specified in a				
Part 70 (Title V) air permit				
Failure to submit an updated		\$750	per	
Emission Point List,	33:III.501.C.4		occurrence/	
Emissions Inventory			emission	
Questionnaire (EIQ),			point	
emissions calculations, and				
certification statement as				
described in LAC				
33:III.517.B.1 within seven				
calendar days after effecting				
any modification to a facility				
authorized to operate under a				
standard oil and gas permit Failure to submit the Title V	IAC	¢1 000		
permit renewal application at		\$1,000	per	
least six months prior to the	55.111.507.E.4		occurrence	
date of expiration, applicable				
only when the renewal				
application is submitted prior				
to permit expiration and a				
renewal permit is issued on				
or before the expiration date				
Failure to maintain records	LAC 33:III.2116.F	\$250	per	
for glycol dehydrators	23,111,2110,1	Ψ200	occurrence	
subject to LAC 33:III.2116				
Failure to submit an initial	LAC 33:III.5307.A	\$250	per	
perchloroethylene inventory	L. 10 33.111.3307.A	Ψ200	occurrence	
report				
Failure to submit	LAC 33:III.5307.B	\$250	per	
perchloroethylene usage			occurrence	
reports by July 1 for the				
preceding calendar year				
u	L			

Expedited Penalties				
Violation	Citation	Amount	Frequency	
Stag	e II Vapor Recover	·y	!	
facilities in the parishes of As	Note: LAC 33:III.2132 is only applicable to subject gasoline dispensing facilities in the parishes of Ascension, East Baton Rouge, West Baton Rouge, Iberville, Livingston, and Pointe Coupee.			
Failure to have at least one person trained as required by the regulations	LAC 33:III.2132.C	\$300	per occurrence	
Failure to test the vapor recovery system prior to start-up of the facility and annually thereafter	LAC 33:III.2132.D	\$500	per occurrence	
Failure to post operating instructions on each pump	LAC 33:III.2132.E	\$100	per occurrence	
Failure to maintain equipment as defined in LAC 33:III.2132.F.1-2	LAC 33:III.2132.F.1-2	\$300	per occurrence	
Failure to tag defective equipment "out of order"	LAC 33:III.2132.F.3	\$500	per occurrence	
Failure to maintain records on-site for at least two years and present them to an authorized representative upon request	LAC 33:III.2132.G.1-7	\$300	per compliance inspection	
Failure to use and/or diligently maintain, in proper working order, all air pollution control equipment installed at the site	LAC 33:III.905	\$100	per occurrence	
НАХ	ZARDOUS WASTI	E	•	
	Used Oil			
Failure of a used oil generator to stop, contain, clean up, and/or manage a release of used oil, and/or repair or replace leaking used oil containers or tanks prior to returning them to service	LAC 33:V.4013.E	\$500	per occurrence	
Failure of a used oil transfer facility to stop, contain, clean up, and/or manage a release of used oil, and/or repair or replace leaking used oil containers or tanks prior to returning them to service	LAC 33:V.4035.H	\$500	per occurrence	

Expedited Penalties			
Violation	Citation	Amount	Frequency
Failure of a used oil	LAC 33:V.4049.G	\$500	per
processor or re-refiner to stop, contain, clean up,			occurrence
and/or manage a release of			
used oil, and/or repair or			
replace leaking used oil			
containers or tanks prior to			
returning them to service			
Failure of a used oil burner	LAC 33:V.4069.G	\$500	per
to stop, contain, clean up,			occurrence
and/or manage a release of			
used oil, and/or repair or			
replace leaking used oil			
containers or tanks prior to			
returning them to service			
	SOLID WASTE		
G	Waste Tires	<b>4200</b>	l
Storage of more than 20	LAC	\$200	per
whole tires without	33:VII.10509.B		occurrence
authorization from the			
administrative authority	LAC	\$200	<b>n</b> or
Transporting more than 20	33:VII.10509.C	\$200	per
tires without first obtaining a transporter authorization	33. VII.10309.C		occurrence
certificate			
	LAC	\$200	per
365 days	33:VII.10509.E		occurrence
Failure to maintain all	LAC	\$200	per
required records for three	33:VII.10509.G		occurrence
years on-site or at an			
alternative site approved in			
writing by the administrative authority			
•	LAC	\$300	per
generator identification	33:VII.10519.A	\$500	occurrence
number within 30 days of	55. VII.10517.71		occurrence
commencing business			
operations			
Failure to accept one waste	LAC	\$100	per
tire for every new tire sold	33:VII.10519.B		occurrence
unless the purchaser chooses			
to keep the waste tire			
Failure to remit waste tire	LAC	\$100	per
fees to the state on a monthly	33:VII.10519.D		occurrence
basis as specified			
Failure to post required	LAC	\$100	per
notifications to the public	33:VII.10519.E		occurrence
Failure to list the waste tire	LAC	\$100	per
fee on a separate line on the	33:VII.10519.F		occurrence
invoice so that no tax will be			
charged on the fee			
Failure to keep waste tires or		\$200	per
waste tire material covered	33:VII.10519.H		occurrence
as specified			

Expedited Penalties			
Violation	Citation	Amount	Frequency
Failure to segregate waste tires from new or used tires offered for sale	LAC 33:VII.10519.M	\$200	per occurrence
Failure to provide a manifest for all waste tire shipments containing more than 20 tires	LAC 33:VII.10533.A	\$200	per occurrence
Failure to maintain completed manifests for three years and have them	LAC 33:VII.10533.D	\$200	per occurrence
available for inspection Failure to collect appropriate waste tire fee for each new tire sold	LAC 33:VII.10519.C, 10535.B	\$200	per occurrence
W.	ATER QUALITY		
Failure to properly operate and maintain a facility:			
Failing to provide disinfection at any applicable sewage treatment plant	LAC 33:IX.2701.E	\$200	per occurrence
2. Failing to operate/maintain backup or auxiliary systems within a treatment system	LAC 33:IX.2701.E	\$200	per occurrence
3. Failing to implement adequate laboratory controls and quality assurance procedures	LAC 33:IX.2701.E	\$200	per occurrence
Allowing excessive solids to accumulate within a treatment system	LAC 33:IX.2701.E	\$200	per occurrence
· ·	LAC 33:IX.2701.J.4	\$200	per occurrence
Failure to sample any permit parameter in accordance with an LPDES permit		\$100	per permit parameter
Failure to submit Discharge Monitoring Reports (DMRs):			
1. Failing to submit DMRs, for any outfall, required by any LPDES individual permit	LAC 33:IX.2701.L.4.a	\$200	per submittal (per outfall)
2. Failing to submit DMRs, for any outfall, required by any LPDES general permit	LAC 33:IX.2701.L.4.a	\$100	per submittal (per outfall)
Exceedance of LPDES permit effluent limitations:			

Expedited Penalties				
Violation Citation Amount Frequency				
1. Exceeding the daily maximum or weekly average concentration permit limit for any qualifying permit parameter	LAC 33:IX.2701.A	\$150	per permit parameter (per exceedance)	
Exceeding a monthly average concentration permit limit for any qualifying permit parameter	LAC 33:IX.2701.A		per permit parameter (per exceedance)	
3. Exceeding a daily maximum or weekly average mass loading permit limit for any qualifying permit parameter	LAC 33:IX.2701.A	\$200	per permit parameter (per exceedance)	
4. Exceeding a monthly average mass loading permit limit for any qualifying permit parameter	LAC 33:IX.2701.A		per permit parameter (per exceedance)	
5. Discharging effluent outside of the permitted range for pH (grab samples only)	LAC 33:IX.2701.A	\$150	per grab sample (per exceedance)	
Failure to develop and/or implement a Spill Prevention and Control Plan (SPC):				
1. Failing to develop an SPC plan for any applicable facility	LAC 33:IX.905	\$500	per occurrence	
2. Failing to implement any component of an SPC plan	LAC 33:IX.905	\$100	per occurrence	
Failure to submit certain reports as required by an LPDES permit, including storm water reports, pretreatment reports, biomonitoring reports, overflow reports, construction schedule progress reports, environmental audit reports as required by a municipal pollution prevention plan, and toxicity reduction evaluation reports	LAC 33:IX.2701.A		per required submittal	
Failure to prepare and/or implement any portion or portions of a Storm Water Pollution Plan (SWPPP), Pollution Prevention Plan (PPP), or Best Management Practices/Plan (BMP) as required by an LPDES permit	LAC 33:IX.2701.A	\$500	per occurrence	

Expedited Penalties				
Violation Citation Amount Frequency				
Failure to submit a Notice of Intent for coverage under the LPDES Storm Water Permit for Construction Activities or under the LPDES Storm Water Multi-Sector General Permit	33:IX.2511.C.1	\$1,000	per occurrence	
Failure to provide notification of facility changes as required by an LPDES permit	LAC 33:IX.2701.L.1	\$300	per occurrence	
Failure to submit a noncompliance report required by an LPDES individual permit	LAC 33:IX.2701.L.7	\$200	per occurrence	
Failure to submit a noncompliance report required by an LPDES general permit	LAC 33:IX.2701.L.7	\$100	per occurrence	
Unauthorized discharge of oil field wastes, including produced water	LAC 33:IX.1901.A		per occurrence	
Unauthorized discharge of	LAC 33:IX.1701.B	\$1,000	per	
oily fluids	OUND STOP A SE	T A DIVICE	occurrence	
	OUND STORAGE			
Failure to register existing or new USTs containing regulated substances	LAC 33:XI.301.A- B	\$300	per occurrence	
Failure to certify and provide required information on the department's approved registration form	LAC 33:XI.301.B.1-2	\$300	per occurrence	
Failure to notify the Office of Environmental Services, Permits Division within 30 days after selling a UST system or acquiring a UST system; failure to keep a current copy of the registration form on-site or at the nearest staffed facility		\$300	per occurrence	
Failure to provide corrosion protection to tanks and/or piping that routinely contain regulated substances using one of the specified methods	LAC 33:XI.303.A.1-2	\$500	per occurrence	
Failure to provide spill and/or overfill prevention equipment as specified	LAC 33:XI.303.A.3 and/or B.4	\$300	per occurrence	
Failure to upgrade existing UST systems to new system standards as specified	LAC 33:XI.303.B	\$300	per occurrence	

Expedited Penalties				
Violation Citation Amount Frequency				
Failure to pay fees by the	LAC 33:XI.307.D	\$200	per	
required date			occurrence	
Failure to report, investigate,	LAC 33:XI.501.B	\$1,500	per	
and/or clean up any spills			occurrence	
and overfills				
Failure to continuously	LAC 33:XI.503.A	\$300	per	
operate and maintain			occurrence	
corrosion protection to the				
metal components of				
portions of the tank and				
piping that routinely contain				
regulated substances and are				
in contact with the ground	T 4 G 22 TH 502 D	<b>4500</b>		
	LAC 33:XI.503.B	\$500	per	
equipped with cathodic			occurrence	
protection systems inspected				
for proper operation as Failure to inspect UST	LAC 33:XI.503.C	\$300	ner	
systems with impressed	LAC 33.X1.303.C	\$300	per occurrence	
current cathodic protection			occurrence	
systems every 60 days to				
ensure that the equipment is				
running properly				
Failure to comply with	LAC 33:XI.503.D	\$150	per	
recordkeeping requirements	2110 00.111.000.12	4100	occurrence	
Failure to meet requirements	LAC 33:XI.507	\$300	per	
for repairs to UST systems			occurrence	
Failure to follow reporting	LAC 33:XI.509	\$300	per	
requirements, maintain			occurrence	
required information, and/or				
keep records at the UST site				
and make them immediately				
available or keep them at an				
alternative site and provide				
them within 24 hours after a				
request				
Failure to use a method or	LAC	\$1,500 and	-	
combination of methods of	33:XI.703.A.1-2	completion	occurrence	
release detection described in		of a		
LAC 33:XI.701 for all new		department		
or existing tank systems and/or failure to notify the		-sponsored compliance		
Office of Environmental		class		
Compliance when a leak		Class		
detection method indicates				
that a release may have				
occurred				
Failure to satisfy the	LAC 33:XI.703.B	\$100	per	
additional requirements for	L. 10 33.711.703.D	<b>*</b> 100	occurrence	
petroleum UST systems as			. ,	
specified				
Failure to maintain release	LAC 33:XI.705	\$150	per	
detection records			occurrence	

Expedited Penalties				
Violation	Citation	Amount	Frequency	
Failure to report any suspected release to the Office of Environmental Compliance within 24 hours after becoming aware of the occurrence	LAC 33:XI.707	\$500	per occurrence	

AUTHORITY NOTE: Promulgated in accordance with R.S. 30:2001 et seq., and in particular R.S. 30:2025(D).

HISTORICAL NOTE: Promulgated by the Department of Environmental Quality, Office of Environmental Assessment, LR 31:\*\*.